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		CHAPTER 13 PLAN (Indivi	idual Adjustm	ent of Debts)		
		Original Plan				
	Feburary 21, 2024	Amended Plan (Indicate 1st, 2n				
		Modified Plan (Indicate 1st, 2nd	d, etc. Modified	i, if applicable))	
Debtor:	Jennifer McKinney	SSN: xxx-xx-	xxx-xx-8026		Case Number	: _1-22-11558
Joint Debtor	: Israel R McKinney	SSN: xxx-xx-	xxx-xx-2558			
I. Notices						
Γο Debtors:		ly with local rules and judicial reall be served upon all creditors a				
	reduced, modified or your attorney m meeting of credito confirm this plan	ffected by this plan. You must fi, or eliminated. If you oppose thoust file an objection to confirmates. Additional objection deadline without further notice if no objection	te plan's treatmention within 28 es may apply action to confirm	ent of your claim days after the consistence of the	m or any prove completion of ection IIIC bel	ision of this plan, you the Section 341 ow. The court may
Γο All Partie		not be altered other than in the r		ovisions in Sect	tion VII. The p	olan contains no
	nonstandard provi	sions other than those set out in	Section VII.			
	"Not included," if otherwise provide	ch line to state whether the plan both boxes are checked, or if no d for in the plan. Inded or modified plan is Marc	boxes are chec	of the following cked, the provis	g items. If an sion will be in	item is checked as effective even if
		et out in Section III, which may		✓ Included		Not included
		I to the secured creditor				
		oossessory, nonpurchase-money	security	☐ Included	V	Not included
	out in Section III					
Nonstandard	l provisions, set out in S	Section VII		✓ Included		Not included
monthly pay claims, gene II. Plan Payı A. <u>Mon</u> begi	ments to secured cred ral unsecured claims. ments, Length of Plan, anthly Plan Payment: Tenning 30 days from the	his plan, the trustee shall disbuiltors, administrative expenses and Debtor(s)' Attorney's Fee This plan pays for the benefit of the filing/conversion date. Debtor(s) aust be made for the Applicable (s)	the creditors the	e amounts liste	ured claims p d below, inclu bloyer wage or	aid pro rata, priority ding trustee's fees rder unless otherwise
		pay allowed nonpriority unsecure			of oo mondis	, or for a shorter
	2. \$ 15,000.00 (Az 3. \$ 15,000.00 for 4. \$ 21,000.00 for	nid to Date; nticipated February 2024 Paymen 10 months (March 2024 - Decer 18 months (January 2025 - June 15 months (July 2026 - Septemb	mber 2024); e 2026);			
The	total amount of estima	ted payments to the trustee: §1,1	58,000.00			
	tor(s)' Attorney's Fee	•				
		administrative expenses for a			the trustee.	
Total Fees: Payable	\$30,000.00	Total Paid: \$313.00 /month (Months to		alance Due:		
	es subject to Court An	proval upon separate Application	n for Approval	of Fees		
LICOLIUS I'C	ves subject to court Ap	Ero iar abou pobarato tribbuoano	AUL TAPPIO VOI			

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Debtor(s): Jennifer McKinney Israel R McKinney

Case number: 1-22-11558

III. Treatment of Secured Claims

If a secured claim is not provided for in Section III, then the trustee will not disburse any funds to the holder of the claim. If a claim listed in the plan as secured is filed or otherwise allowed as fully unsecured, the trustee will pay the claim as an unsecured claim as provided in Section V, and the claim will not be paid as a secured claim under Section III. If a secured creditor obtains relief from the automatic stay as to collateral listed in Section III, the trustee will cease further payments to that creditor and, as of the date of entry of the order granting stay relief, the plan will be deemed not to provide for that creditor's secured claims beyond payments actually made to the creditor as of that date. Payment of Notices filed under Rule 3002.1(c): The trustee will pay post-petition notices of fees, expenses, and charges filed pursuant to Bankruptcy Rule 3002.1(c) ("3002.1(c) Notice") pro rata when the trustee pays other secured creditors, unless the debtor timely objects to the 3002.1(c) Notice. A modified plan may be required to maintain feasibility. If the debtor timely objects, the trustee will pay the amount as determined by the court. The trustee will not pay 3002.1(c) Notice amounts if the plan provides for avoidance of the creditor's lien or the surrender of all property securing the creditor's claim.

Payment in Full: With the exception of tax claims of governmental units, the claims listed below will be paid in full, with A. the interest rate stated below. If the plan does not state an interest rate, the proof of claim controls the rate of interest. If no interest rate is listed in the plan or the proof of claim, the plan pays the claim without interest. For tax claims of governmental units, the debtor must state the rate required by 11 U.S.C. § 511 to permit the parties to calculate feasibility.

The allowed claim amount stated on a proof of claim controls over any contrary claim amount listed in this section, whether the allowed claim amount is higher or lower (applies to Section IIIA only).

The holder of any allowed secured claim listed in this section will retain its lien as provided in 11 U.S.C. § 1325(a)(5)(B)(i).

Maintenance of Payments and Cure of Default: The debtor(s) will maintain payments during the case on the allowed В. secured claims listed below pursuant to 11 U.S.C. § 1322(b)(5).

> The trustee will pay the arrearage listed on any allowed proof of claim filed before the deadline under Bankruptcy Rule 3002(c) or 3004. If the interest rate is left blank, the trustee will not pay interest on the arrearage. The installment payments will be paid as indicated below.

Any arrearage and the current monthly installment listed on a proof of claim (or a notice filed pursuant to Bankruptcy Rule 3002.1) control over any contrary amounts stated below.

1 Creditor: Internal Revenue Se	ervice			
Address:PO Box 7346; Philadelp	ohia. PA			
19101-7346	,			
Account Number:	Arrearage on Petit	ion Date	0.00	
Interest Rate: 8.00%	Payoff on Petition	Date	412,301.19	
	Regular Payment (Maintain)	4,452.53	/month	
Disburse adequate				
protection pre-Confirmation \$ 4,452	.53			
) - Secured claim has been reduced due to several	
			mount of \$272,759.73. This secured claim shall be	
			th agreement at 8% interest for a monthly payment	
of \$4,452.53. Pursuant to Post	-Plan Agreement, payment to	the IRS o	n this secured portion shall continue directly to	
IRS upon completion of the C	hapter 13 Plan.			
Real Property		Check one	e below for Real Property:	
Principal Residence		□ Escrow	is included in the regular payments	
Other Real Property		☐ The debtor(s) will pay ☐ taxes ☐ insurance directly		
Address of Collateral:				
Personal Property/Vehicle Description of Collateral: All Asse	ts			
_				

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Debtor(s): Jennifer McKinney Israel R McKinney

Case number: 1-22-11558

2 (Creditor: Marine Cu		
A	Address:Attn: Bankruptcy; Po Box 309;		
	Onalaska, WI 54650 Account Number: 7121450100 Arrearage on Petition	n Date	0.00
	Interest Rate: 0.00% Payoff on Petition D		307,000.00
	Regular Payment (Direct)		
Disbur	urse adequate		
protect	ction pre-Confirmation \$ 0.00		
Other:		ments a	are to be made on this claim
▼ Rea			e below for Real Property: w is included in the regular payments
	☐ Other Real Property		ebtor(s) will pay taxes insurance directly
	ess of Collateral: W5441 Innsbruck Rd West Salem, WI 9 La Crosse County		
34009	9 La Crosse County		
Down	owanual Duomoute/Vahiala		
	ersonal Property/Vehicle eription of Collateral:		
	·		
C.	Valuation of Collateral: V NONE		
D	TIEN AVOIDANCE ENONE		
D.	LIEN AVOIDANCE V NONE		
E.	SURRENDER OF COLLATERAL: Secured claims filed b	v anv ci	reditor granted stay relief in this section shall of receive
	a distribution from the Chapter 13 Trustee.	y uniy vi	council granted only remove in this section diam of recovery
	▼ NONE		
IV Tre	reatment of Fees and Priority Claims (as defined in 11 U.S.C. §5	07 and 1	11 U.S.C. § 1322(a)(4)
11111			
	Trustee's fees are governed by statute, may change during the	course o	of the case, and should not be specified herein.
	All allowed priority claims will be paid in full without post-pe	etition in	nterest unless the plan otherwise provides.
	The priority debt amount listed on a filed proof of claim contr court determines that a different amount of the allowed claim		
A	PRIORITY TAX CLAIMS: NONE	is ciiiiii	ed to priority.
A.	e of Creditor: Internal Revenue Service		
Total I			
	ata dividends will be calculated by the Trustee upon review of fil	ed claim	ns after the bar date.
Name Total I	e of Creditor: Wisconsin Department of Revenue Due: \$83,406.07		
	ata dividends will be calculated by the Trustee upon review of fil	ed clain	ns after the bar date.
В.	DOMESTIC SUPPORT OBLIGATION(S): ✓ NONE ☐	CURRE	NT AND PAID OUTSIDE
C.	OTHER: V NONE		

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Debtor(s): Jennifer McKinney Case number: 1-22-11558 Israel R McKinney

V. Treatment of Unsecured Nonpriority Creditors

A.	Allowed nonpriority unsecured claims that are not separately classified will be paid pro rata from any remaining funds after paying other disbursements made in accordance with the plan until either the applicable commitment period is reached or nonpriority unsecured claims are paid in full, whichever comes first.
	Pro rata dividends will be calculated by the Trustee upon review of filed claims after the bar date.
В.	☐ If checked, the Debtor(s) will amend/modify to pay 100% to all allowed unsecured nonpriority claims.
C. SEP	ARATELY CLASSIFIED: V NONE
	RY CONTRACTS AND UNEXPIRED LEASES: Secured claims filed by any creditor/lessor granted stay relief in I not receive a distribution from the Chapter 13 Trustee.
C	

NONE

this sect

VII. Non-Standard Plan Provisions

☐ NONE

The Debtors and IRS further agree to the following:

- 1) No IRS debts will be discharged until after the 90 months (or satisfaction of the IRS secured claim if it occurs prior to 90 months).
- 2) Post-Petition interest on the IRS priority portion will be discharged only if Debtors make and complete the 30 additional payments required to satisfy the secured claim.
- 3) Debtors must stay current on their post-petition taxes (including timely filing of returns, timely payment of estimated quarterly taxes, and timely payment of any payment shortfalls) during the additional 30 months of secured claim payments or else the unpaid portion of all the taxes (priority and general unsecured) will be deemed not discharged by any discharge entered upon the completion of the plan.
- 4) Should Debtors miss 2 consecutive plan payments, and not cure those payments within (7) days of notification to their counsel by email, the automatic stay shall terminate without the need for a further motion or order.
- 5) Debtors must stay current on all post-petition tax obligations, including timely filing of returns and timely payment of estimated quarterly taxes (along with any shortfall paid with a timely return) or the case will be dismissed upon the filing of an affidavit by IRS.

PROPERTY OF THE ESTATE WILL VEST IN THE DEBTOR(S) UPON PLAN CONFIRMATION.

I declare that the foregoing chapter 13 plan is true and correct under penalty of periury

i decide that the foregoing the	apter is plan is	, trae are correct as	der penanty or perjuny.		
/s/ Jennifer McKinney Debtor		February 21, 2024	/s/ Israel R McKinney Joint Debt		r February 21, 2024
Jennifer McKinney		Date	Israel R McKinney		Date
/s/ Greg P. Pittman			February 21, 202	24	_
Greg P. Pittman 1073787			Date		
Attorney with permission to s	ign on Debtor(s)' behalf			

By filing this document, the Attorney for Debtor(s) [or Debtor(s) if not represented by counsel] certifies that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Local Form Chapter 13 Plan and the plan contains no nonstandard provisions other than those set out in paragraph VII.

POST-PLAN AGREEMENT

Jennifer and Israel McKinney (the McKinneys) and the Internal Revenue Service (IRS), through their respective counsel, enter into this agreement regarding the McKinneys' tax liability to the IRS and payment of that liability in their Chapter 13 bankruptcy Case, No. 22-11558 (Bankr. W.D. Wisc.). The following Recitals are to explain the genesis of this agreement and may be used to construe it, but any factual error shall not be a ground to alter or modify the Terms.

Recitals

The McKinneys jointly filed for Chapter 13 bankruptcy on September 27, 2022, in the Western District of Wisconsin Bankruptcy Court, Case No. 22-11558.

1. The IRS filed in the case a proof of claim for \$1,426,365.43, consisting of a secured component of \$533,484.82, a priority component of \$555,622.65, and a general unsecured component of \$337,257.96. Following the filing of the bankruptcy case, the IRS received funds that it has applied to the tax debt, including funds from the Chapter 13 Trustee that Jennifer McKinney paid in a previously-dismissed Chapter 13 case, No. 22-10661 (\$38, 326.92), funds from the levy of an IRA account in early 2023 (\$112,324.16), funds consisting of Israel McKinney's 2022 tax refund (\$12,059), sale proceeds from the sale of the McKinneys' homestead (\$21,590.78), and adequate protection payments made during the 22-11558 Chapter 13 case (totaling approximately \$61,000 through September of 2023). Although only \$21,590.78 was received by the IRS from the homestead proceeds, the IRS valuation of the secured claim attributed \$102,500 to the homestead collateral and so the secured claim is reduced by \$102,500 as of the petition date). The secured claim is also reduced by the \$112,234.16 from the IRA levy (as of the date the IRS received the funds). The adequate protection

payments reduce the secured claim (applied as each payment was received by the IRS). The other two amounts (2022 refund offset and levy on Chapter 13 Trustee in previous case) will be applied to general unsecured liabilities since those assets were not valued in computing the secured claim as filed. After applying the above-referenced post-petition payments and accounting for post-petition interest, the secured claim, as of September 2023, is \$272,759.73.

- 2. Upon approval of this agreement, the IRS will amend its claim to add a § 1305 claim to its prepetition priority claim in the estimated amount of \$120,000 for the 2022 tax year, which will later be further amended to reflect the tax reported for year 2022, plus the applicable penalty for failure to make quarterly estimated payments under 26 U.S.C. § 6654, pursuant to § 507(a)(8)(G) (pecuniary loss penalty related to priority tax). Accordingly, the IRS's priority claim will increase from \$555,622.65 to \$675,622.65 (subject to adjustment as stated).
- 3. In the McKinneys' proposed Chapter 13 plan, they propose to pay the priority claim (including the § 1305 claim) in full over the five-year plan term. They propose to pay the secured claim in full over 90 months at 8.0% interest, in monthly payments but the parties recognize that the plan itself cannot extend beyond 60 months and so payments due after that must be agreed to outside the plan. To effectuate that agreement and also to aid in confirmation of the plan, the parties agree as follows:

Terms

1. The McKinneys shall propose a plan that provides for a term with an anticipated completion of September 2027 (the Plan), and, thus, 44 months from the projected confirmation date in January 2024. The Plan will pay the secured and unsecured tax claims of the IRS in part – specifically (a) the priority

unsecured claims shall be paid in full through the Plan in equal monthly installments (with prepetition interest but excluding post-petition interest) computed after the pre-confirmation plan payments held by the Trustee are distributed first to pay administration expenses with the balance to be paid toward the IRS priority claim; (b) the secured claim will be paid by making installment payments during the plan term equal to the amount needed to amortize the secured debt over 90 months from confirmation at 8% interest compounded monthly pursuant to 11 U.S.C. § 511; and (c) the unsecured general (non-priority claim) will share *pro rata* with other claims of that class whatever amounts are distributed by the chapter 13 trustee toward general unsecured claims.

- 2. Upon timely completion of the Plan, any remaining tax liability shall be nondischargeable under 11 U.S.C. § 523(a)(1)(C), but any unpaid balance shall be forgiven as provided below if the McKinneys continue making monthly payments toward the secured claim, starting upon plan completion, and continuing every month on or before the 1st of that month until all 90 monthly payments toward the secured claim have been made (inclusive of those made during the plan term pursuant to the Plan and those made thereafter pursuant to this Agreement). The payments during the plan term will be made by the chapter 13 trustee and the payments made after the plan term will be made directly to IRS by instructions to be provided.
- 3. Except for the 2022 tax year for which a claim under 11 U.S.C. § 1305 will be filed and paid through the plan as an additional priority claim, each of the McKinneys shall remain current with all post-petition tax obligations, including filing returns timely, paying the tax shown thereon to the extent not satisfied by withholdings or estimated prepayments, and commencing

immediately and continuing estimated prepayments on at least a quarterly basis, as required under the Internal Revenue Code.

- 4. If there is no (uncured) default by either of the McKinneys of the above terms during the Plan or after the Plan during the period of continued monthly payments on the secured tax debt, then the remaining balance of the tax liability will be waived and marked satisfied and deemed discharged, despite being otherwise excepted from discharge under 11 U.S.C. § 523(a)(1)(C).
 - a. Any default consisting of a missed payment -- either to the Trustee during the plan or to the IRS on the remainder of the secured claim after completion of the plan -- may be cured by making payment within ten days of notice of default, except that if three monthly payments are missed, no notice or opportunity to cure shall be required and the United States may declare the entire then-existing tax liability fully due and owing and pay proceed to collect that liability with the automatic stay deemed lifted for that purpose and the debtors shall have no right to reinstate the stay except by: (1) showing that in fact they did not default; or (2) immediately making up all missed payments before filing any motion to reinstate the stay.
 - b. Any default on the obligation to remain current with postpetition tax obligations shall similarly entitle to the United States to collect
 the full amount of the then-existing tax liability by any lawful means
 unless any tax owed is fully paid with interest and penalties and/or any
 unfiled return that is filed within thirty days of notice of default (subject to
 obtaining relief from the automatic stay if the bankruptcy discharge has
 not yet been entered). In addition, any failure to pay post-petition tax other
 than income tax for the 2022 year (for which a § 1305(b) claim will be filed
 and qualify as a priority claim), shall entitle the United States at its sole

option to dismissal of the case with a one-year prohibition on filing another bankruptcy petition unless another creditor prefers conversion to Chapter 7 and the Court rules in that creditor's favor. If the case is for any reason is converted to Chapter 7, the tax liabilities shall be deemed non-dischargeable under 11 U.S.C. § 523(a)(1)(C) as provided above and the IRS shall be entitled to an order immediately lifting the stay to permit collection of the nondischargeable liabilities for tax and interest as well as any penalties falling under § 523(a)(7).

- 5. During the plan term, the period of limitations on collection of the taxes is tolled under 26 U.S.C. § 6503(h). During the period following the plan term in which the remainder of the secured debt is to be paid in continued monthly installments, debtors agree that the period of limitations on collection of the taxes shall continue to be tolled and acknowledge that this is authorized as part of the settlement authority of the Attorney General under 26 U.S.C. § 7122 (and by analogy is authorized for IRS installment agreements under 26 U.S.C. § 6502(a)(2)(A)). Should it become necessary for the United States to file a suit for judgment in order to prevent the period of limitations on collection from expiring under § 6502(a), as a result of a default under this Agreement or otherwise, the McKinneys shall consent to judgment promptly after any such suit is filed and service of process is made on them.
- 6. This constitutes the entire agreement of the parties and may not be modified except in writing signed by all parties, except that a party may unilaterally waive a right of that party under this Agreement if done in writing signed on behalf of that party and no waiver of any right at any time shall be construed to require additional waivers of a similar nature.
- 7. In the event of any inadvertent inconsistency between the terms of this Agreement and any confirmed Chapter 13 plan, the United States shall have

the right to have the plan be modified to make it consistent with this Agreement. Should confirmation of a plan consistent with this Agreement be denied without leave to submit a superseding plan that is consistent with this Agreement, this Agreement shall be null and void.

8. When signed on behalf of the McKinneys this document shall constitute a settlement offer and the signature of the Assistant United States Attorney shall certify that acceptance of the offer has been approved on behalf of the Attorney General. This Agreement is not understood to make any concessions on behalf of the bankruptcy estate and therefore it is the parties' position that a motion to approve this Agreement under Bankruptcy Rule 9019 separate from confirmation of a plan consistent herewith is not required and confirmation of a plan consistent with this Agreement shall be understood to subsume approval of the terms of this Agreement.

Dated this 10th of January, 2024.

On behalf of the IRS:

s/Theresa M. Anzivino
Theresa M. Anzivino, AUSA

Dated this 11th of January , 2024.

On behalf of Jennifer and Israel McKinney:

*s/Jennifer McKinney*Jennifer McKinney, Debtor

<u>s/Israel McKinney</u> Israel McKinney, Debtor

_s/Greg P. Pittman
Greg P. Pittman, Debtors' Attorney

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WISCONSIN

In re: ISRAEL and JENNIFER McKINNEY Chapter 13

Case No.: 22-11558

REQUEST TO AMEND UNCONFIRMED CHAPTER 13 PLAN

- 1. This request to amend an unconfirmed Chapter 13 Plan supersedes all prior requests to amend the Plan and includes all proposed amendments. Terms not fully stated here or in the original Plan are not part of the Plan.
- 2. Service: A certificate of service must be filed with this request for plan amendment, together with the amended Western Wisconsin Local Form 3015-1.1.
- 3. Designate one of the following:

A copy of this proposed amendment has been served on the parties (the debtor, the trustee, the United States Trustee and all creditors) as required by Fed. R. Bank. P. 3015(g); or

A motion requesting limited service is being filed simultaneously with the Court.

4. I request the following amendment of the Chapter 13 Plan filed with the Court:

Plan is amended to incorporate additional IRS plan language and IRS post-plan
payment agreement, and to increase payment sufficient to cover all administrative
claims

All remaining terms of the original Chapter 13 plan are unaffected. In the event of a conflict between the terms of the original Plan and the terms of this amendment, the terms of this amendment will control.

WHEREFORE, each Debtor requests the Court approve this proposed amendment to the original Chapter 13 Plan.

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WISCONSIN

In Bankruj	ptcy No
In.	Bankru

ISRAEL McKINNEY and JENNIFER McKINNEY

Debtors. Case No: 22-11558

NOTICE OF AMENDED CHAPTER 13 PLAN

PLEASE TAKE NOTICE, that the debtors, Israel and Jennifer McKinney, by their attorneys, PITTMAN & PITTMAN LAW OFFICES, LLC by Greg P. Pittman, has filed an Amended Chapter 13 Plan. A copy of said Amended Plan is attached thereto.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the Court to approve said motion, or if you want the Court to consider your views on the motion, then on or before *March 14, 2024*, you or your attorney must file with the Court, in writing, your position in said matter and request a hearing and file your original document with the *United States Bankruptcy Court, 120 N Henry Street, Rm. 340, Madison, WI 53703* and a copy to *Greg P. Pittman, 712 Main Street, La Crosse, Wisconsin 54601*. If you mail your response to the Court for filing, you must mail it early enough so the Court will receive it on or before the date stated above.

If you or your attorney do not take these steps, the Court may decide that you do not oppose the relief sought by the motion and may enter an order granting that relief.

Dated this <u>22nd</u> day of February, 2024, at La Crosse, Wisconsin.

PITTMAN & PITTMAN LAW OFFICES, LLC

By: s/Greg P. Pittman

Greg P. Pittman
Attorney No: 1073787
Attorney for Debtors
712 Main Street
La Crosse, WI 54601
(608) 784-0841

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF WISCONSIN

In Re:	In Bankruptcy No:
ISRAEL McKINNEY and JENNIFER McKINNEY	
Debtors.	Case No: 22-11558
AF	FFIDAVIT OF SERVICE BY MAIL
STATE OF WISCONSIN COUNTY OF LA CROSSE)) SS)
dated February 21, 2024, Request on attached list either by electronic handling which bore the sender's n	It duly sworn states that a true copy of the Amended Chapter 13 Plan to Amend, and Notice of Amend Plan was served upon the individuals a filing or by enclosing the same in an envelope postpaid for first class name and return address and addressed to each such individual at their deposited in a U.S. Post Office depository in La Crosse, Wisconsin on
	s/Wanda Nickelotti Wanda Nickelotti
Subscribed and sworn to before n this <u>22nd</u> day of February, 2	
s/Greg P. Pittman Greg P. Pittman, Notary Public My Commission is permanent.	

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Western District of Wisconsin www.wiwb.uscour

Eau Claire

Fri Jan 12 10:24:07 CST 2024

Theresa M. Anzivino U.S. Department of Justice 222 West Washington Avenue

Suite 700

Madison, WI 53703-2775

Credit Bureau Data Inc Attn: Bankruptcv 518 State Street Po Box 2288 La Crosse, WI 54602-2288

Enhanced Recovery Company Attn: Bankruptcy 8014 Bayberry Road Jacksonville, FL 32256-7412

IRS - Centralized Insolvency Operations P.O. Box 7346 Philadelphia, PA 19101-7346

Marine Credit Union Attn: Collections Dept P.O. Box 309 Onalaska, WI 54650-0309

Jennifer McKinney 429 S. 2nd St. N. #322 West Salem, WI 54601

SOUTHEASTERN EMERGENCY PHYSICIANS, LLC c/o Wakefield & Associates, LLC PO Box 51272 Knoxville, TN 37950-1272

U.S. Trustee's Office 780 Regent Street, Suite 304 Madison, WI 53715-2635

Wisconsin Department of Revenue Special Procedures Unit P.O. Box 8901 Madison, WI 53708-8901

American Accounts & Advisers

Attn: Bankruptcy Po Box 250

Cottage Grove, MN 55016-0250

(p) AMERICOLLECT INC PO BOX 2080

MANITOWOC WI 54221-2080

Nathan Baney DOJ-Tax

Civil Trial Section, Central Region

P.O. Box 7238

Washington, DC 20044-7238

Credit Collection Services

Attn: Bankruptcy 725 Canton St Norwood, MA 02062-2679

Gundersen Health System

1900 South Ave. La Crosse, WI 54601-5496

(p) US ATTORNEY'S OFFICE WESTERN DISTRICT OF W

ATTN ESA ANZIVINO 222 WEST WASHINGTON AVENUE

SUITE 700

MADISON WI 53703-2775

Marine Cu Attn: Bankruptcy Po Box 309

Onalaska, WI 54650-0309

(p) NATIONAL SERVICE BUREAU 18912 NORTH CREEK PARKWAY

SUITE 205

BOTHELL WA 98011-8016

Secretary of Treasury Treasury Department 1500 Pennsylvania Avenue N.W. Washington, DC 20220-0001

VISTA RADIOLOGY PC c/o Wakefield & Associates, LLC PO Box 51272

Knoxville, TN 37950-1272

Bonneville Collections Po Box 150621 Ogden, UT 84415-0621

Department of Treasury - Internal Revenue Se

PO Box 7346

Philadelphia, PA 19101-7346

(p) MARK HARRING ATTN STANDING TRUSTEE

122 WEST WASHINGTON AVENUE SUITE 500

MADISON WI 53703-2758

Sam E. Kaufman

Vande Zande & Kaufman, LLP 408 E. Main Street PO Box 430

Waupun, WI 53963-0430

Israel R. McKinney 916 Tyler Street La Crosse, WI 54601-5532

Greg P. Pittman

Pittman & Pittman Law Offices, LLC

712 Main Street

La Crosse, WI 54601-4121

Securities and Exchange Commission 175 West Jackson Boulevard Suite 900

Chicago, IL 60604-2908

(p) WAKEFIELD & ASSOCIATES

PO BOX 51272

KNOXVILLE TN 37950-1272

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The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

Americollect, Inc. PO Box 1566 Manitowoc, WI 54221 Mark Harring 122 West Washington Ave. Suite 500 Madison, WI 53703-2578 Internal Revenue Service United States Attorney's Office 222 West Washington Avenue, Suite 700 Madison, WI 53703

National Service Bureau, Inc 18912 North Creek Parkway Suite 205 Bothwell, WA 98011 Wakefield & Associates Attn: Bankruptcy 7005 Middlebrook Pike Knoxville, TN 37909

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(u) Marine Credit Union

(d)Wisconsin Dept. of Revenue Special Procedures Unit - PO Box 8901 Madison, WI 53708-8901 End of Label Matrix
Mailable recipients 27
Bypassed recipients 2
Total 29